	JUDICIAL CIRCUIT - FAMILY DIVISION COUNTY	ORDER OF DISPOSITION CHILD REMOVED FROM HOME (CHILD PROTECTIVE PROCEEDINGS), PAGE 1	CASE NO.
1.	In the matter of (name(s), alias(es), DOB)		
2.	Date of hearing:	Judge/Referee:	Bar no.
3.	An adjudication was held and the c	child(ren) were found to come under the jurisdiction	of the court.
4.	Notice of hearing for the disposition	n was given as required by law.	
5.	The court has considered the case this proceeding have been made o	service plan and other evidence presented. Specif n the record.	ic findings of fact and law regarding
Tŀ	HE COURT FINDS:		
	6. Placement/continuation of the cl	nild's residence in the home of	
		is contrary to the welfare of the	child(ren) because
	☐ the report Identify type of repo	rt	dated
	$\Box$ testimony of $\phantom{aaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaa$		_ backed up by written transcript
	reasonable efforts were rectify the conditions that cause b. Reasonable efforts to preserve	ng the child(ren) from the child(ren)'s home and	rent subjected the child(ren) or another
	8. Parenting time with	, even if superv	rised, may be harmful to the child(ren).
		easonable efforts findings only need to be made if the ime the child has been removed from the home.	e findings had not already been made
	(SEE SECOND PAGE)	Do not write below this line -	- For court use only

STATE OF MICHIGAN JUDICIAL CIRCUIT - FAMILY DIVISION **COUNTY** 

## ORDER OF DISPOSITION **CHILD REMOVED FROM HOME** (CHILD PROTECTIVE PROCEEDINGS), PAGE 2

С	Λ	C	N.I	_	
L	н	. 3	IN	u	١.

Date

In the matter of						
IT IS ORDERED:						
9. The child(ren) are in the temporary custody of this court and are:  a. referred to the Michigan Family Independence Agency for placement and	d care under MCL 400.55(h). It is recommended					
the child be placed						
<ul> <li>□ b. committed to Michigan Family Independence Agency under MCL 400.2</li> </ul>	03 for observation for a period of Maximum 90					
days.  c. placed in the home of relative						
<ul> <li>10. In any relative placement, the following apply:         <ul> <li>a. The parent/legal guardian shall execute all documents necessary to release child(ren) including medical, mental, and educational reports. The parent within 7 days, shall provide the supervising agency with the name and add Any medical provider of the child(ren) shall release the medical records of</li> </ul> </li> </ul>	t, guardian, and/or custodian of the child(ren), dress of the medical providers for the child(ren).					
	<ol> <li>If a home study has not yet been completed, then one shall be performed by the Family Independence Agency and a copy of the home study submitted to the court not more than 30 days after the placement.</li> </ol>					
c. Upon request, the Family Independence Agency shall release to the foster parent the information concerning the child(ren) in accordance with MCL 712A.13a(13).						
11. The Director of the Michigan Family Independence Agency is appointed specor to become due the child(ren) from the government of the United States.	cial guardian to receive any benefits now due					
12. Parent(s) shall comply with the case service plan dated as modified at the hearing. □ and additionally shall:						
☐ 13. Parenting time of	, ,					
	·					
<ul> <li>☐ 14. Parenting time of</li></ul>						
☐ 15. Other: Attach separate sheet. Include reimbursement provisions as required by MCL 71	2A.18(2)					
<ul> <li>☐ 16. Notice of hearing: Review hearings shall be held as follows:</li> <li>☐ *a foster family agreement or permanent relative placement has been a</li> <li>☐ 91 day review</li></ul>	• •					
permanency planning hearing other revie	w					

Judge